# **EXHIBIT A**

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	)	Chapter 11
W.R. GRACE & CO., <u>et al</u> .,	)	Case No. 01-1139 (JKF)
Debtors.	) )	Objection Deadline: July 14, 2008 at 4:00 p.m. Hearing: Schedule if Necessary (Negative Notice)
COVER SHEET TO TWENTY-SEVEN ORRICK, HERRINGTON & SUT TO DAVID T. AUSTERN, FUTURI COMPENSATION AND REIMBURS APRIL 1, 2008 TI	CLIFFE LLP, E CLAIMANT SEMENT OF 1	, BANKRUPTCY COUNSEL 'S' REPRESENTATIVE, FOR EXPENSES FOR THE PERIOD
Name of Applicant:	Orrick, Herrin	gton & Sutcliffe LLP ("Orrick")
Authorized to Provide Professional Services to:	David T. Aust (the "FCR")	tern, Future Claimants' Representative
Date of Retention:	As of February by Court on M	y 6, 2006 pursuant to Order entered May 8, 2006
Period for which compensation is sought:	April 1, 2008 t	hrough April 30, 2008
Amount of Compensation (100%) sought as actual, reasonable, and necessary:	\$519,848.00	
80% of fees to be paid:	\$415,878.40 <sup>1</sup>	
Amount of Expense Reimbursement sought as actual, reasonable and necessary:	\$ 78,101.72	
Total Fees @ 80% and 100% Expenses:	\$493,980.12	
This is an: interim _X_	monthly	final application.

<sup>1</sup> Pursuant to the Administrative Order, as amended, entered April 17, 2002, absent timely objections, the Debtors are authorized and directed to pay 80% of fees and 100% expenses.

The total time expended for fee application preparation during this time period is 21.40 hours and the corresponding fees are \$6,780.00 and \$375.53 in expenses for Orrick's fee applications and 14.30 hours and \$3,821.50 in fees and \$734.47 in expenses for the FCR and/or his other professionals' fee applications. Any additional time spent for this matter will be requested in subsequent monthly interim applications.

This is Orrick's Twenty-Seventh interim fee application for the period April 1-30, 2008. Orrick has previously filed the following interim fee applications with the Court:

<u>Interim Period</u>	Fees @ 100%	Fees @ 80%	Expenses @	Total Fees @
			<u>100%</u>	80% & 100%
	400.00	<b>451.00</b> 0.00	40.00	Expenses
First Interim Period February 6-28, 2006	\$89,026.00	\$71,220.80	\$0.00	\$71,220.80
Second Interim Period March 1-31, 2006	\$117,266.25	\$93,813.00	\$7,501.32	\$101,314.32
Third Interim Period April 1-30, 2006	\$125,362.50	\$100,290.00	\$1,783.43	\$102,073.43
Fourth Interim Period May 1-31, 2006	\$136,416.00	\$109,132.80	\$6,389.80	\$115,522.60
Fifth Interim Period June 1-30, 2006	\$194,266.75	\$155,413.40	\$6,395.69	\$161,809.09
Sixth Interim Period July 1-31, 2006	\$181,982.00	\$145,585.60	\$11,934.45	\$157,520.05
Seventh Interim Period August 1-31, 2006	\$152,041.50	\$121,633.20	\$5,711.17	\$127,344.37
Eighth Interim Period Sept. 1-30,2006	\$223,996.25	\$179,197.00	\$8,006.50	\$187,203.05
Ninth Interim Period October 1-31, 2006	\$225,845.00	\$180,676.00	\$24,528.57	\$205,204.57
Tenth Interim Period November 1-30, 2006	\$387,429.00	\$309,943.20	\$31,267.21	\$341,210.41
Eleventh Interim Period December 1-31, 2006	\$227,796.00	\$182,236.80	\$42,583.17	\$224,819.97
Twelfth Interim Period January 1-31, 2007	\$379,956.25	\$303,965.00	\$14,046.26	\$318,011.26
Thirteenth Interim Period February 1-28, 2007	\$384,551.00	\$307,640.80	\$17,183.12	\$324,823.92
Fourteenth Interim Period March 1-31, 2007	\$347,570.75	\$278,056.60	\$26,494.40	\$304,551.00
Fifteenth Interim Period April 1-30, 2007	\$319,286.00	\$255,428.80	\$50,662.51	\$306,091.31
Sixteenth Interim Period May 1-31, 2007	\$322,920.00	\$258,336.00	\$74,644.21	\$332,980.21
Seventeenth Interim Period June 1-30, 2007	\$379,834.50	\$303,867.60	\$42,991.68	\$346,859.28
Eighteenth Interim Period July 1-31, 2007	\$261,753.75	\$209,403.00	\$51,368.01	\$260,771.01
Nineteenth Interim Period August 1-31, 2007	\$428,316.00	\$342,652.80	\$62,111.63	\$404,764.43
Twentieth Interim Period September 1-30, 2007	\$628,858.50	\$503,086.80	\$393,007.08	\$896,093.88
Twenty-First Interim Period Oct 1-31, 2007	\$976,730.25	\$781,384.20	\$84,140.33	\$865,524.53
Twenty-Second Interim Period Nov 1-30, 2007	\$808,945.25	\$647,156.20	\$150,679.68	\$797,835.88
Twenty-Third Interim Period Dec 1-31, 2007	\$792,125.75	\$633,700.60	\$51,773.86	\$685,474.46
Twenty-Fourth Interim Period Jan 1-31, 2008	\$1,052,243.75	\$841,759.00	\$140,412.45	\$982,171.45
Twenty-Fifth Interim Period Feb 1-29, 2008	\$581,751.25	\$465,401.00	\$113,062.23	\$578,463.23
Twenty-Sixth Interim Period March 1-31, 2008	\$1,200,353.75	\$960,283.00	\$182,633.22	\$1,142,916.22

To date, Orrick has received payments from the Debtors in the following amounts:

- \$71,220.80 representing 80% of fees and 100% of expenses for February 2006
- \$101,314.32 representing 80% of fees and 100% of expenses for March 2006
- \$17,805.20 representing 20% of fees for February 2006
- \$23,453.25 representing 20% of fees for March 2006
- \$102,073.43 representing 80% of fees and 100% of expenses for April 2006
- \$115,522.60 representing 80% of fees and 100% of expenses for May 2006
- \$161,809.09 representing 80% of fees and 100% of most expenses for June 2006
- \$157,520.05 representing 80% of fees and 100% of expenses for July 2006

- \$127,344.37 representing 80% of fees and 100% of expenses for August 2006
- \$187,203.05 representing 80% of fees and 100% of expenses for September 2006
- \$91,209.05 representing 20% of fees for April, May and June 2006
- \$205,204.57 representing 80% of fees and 100% of expenses for October 2006
- \$566,030.38 representing 80% of fees and 100% of expenses for November and December 2006
- \$111,603.95 representing 20% of fees for July, August and September 2006
- \$642,835.18 representing 80% of fees and 100% of expenses for January and February 2007
- \$156,363.99 representing 20% of fees for October, November, and December 2006
- \$133,371.35 representing 80% of fees and 100% of expenses for March and April 2007
- \$940,610.50 representing 80% of fees and 100% of expenses for May, June and July 2007
- \$206,968.66 representing 20% of fees for January, February and March 2007
- \$404,764.43 representing 80% of fees and 100% of expenses for August 2007
- \$896,093.88 representing 80% of fees and 100% of expenses for September 2007
- \$1,059,103.88 representing 20% of fees for April, May and June 2007, and 80% of fees and 100% of expenses for October 2007
- \$797,835.88 representing 80% of fees and 100% expenses for November 2007
- \$685,474.46 representing 80% of fees and 100% expenses for December 2007
- \$252,221.75 representing 20% of fees for July-September 2007
- \$982,207.45 representing 80% of fees and 100% expenses for January 2008
- \$578,463.23 representing 80% of fees and 100% expenses for February 2008
- \$1,142,916.22 representing 80% of fees and 100% expenses for March 2008

#### COMPENSATION SUMMARY APRIL 1-30, 2008

Name of Professional <u>Person</u>	Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, <u>Area of Expertise</u>	Hourly Billing <u>Rate</u>	Total Billed <u>Hours</u>	Total Fees
John Ansbro	Partner, 4 years in position; 13 years relevant experience; 1995, Litigation	\$690	108.20	\$70,311.00 <sup>2</sup>
Roger Frankel	Partner, 24 years in position; 37 years relevant experience; 1971, Bankruptcy	\$875	134.70	\$112,175.00 <sup>3</sup>

<sup>2</sup> The total fees have been reduced by \$4,347.00 representing non-working travel billed at 50% reduced hourly rate.

<sup>3</sup> The total fees have been reduced by \$5,687.50 representing non-working travel billed at 50% reduced hourly rate.

Name of Professional Person	Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, Area of Expertise	Hourly Billing <u>Rate</u>	Total Billed <u>Hours</u>	Total Fees
Raymond G. Mullady, Jr.	Partner, 15 years in position; 25 years relevant experience; 1983, Litigation	\$710	81.30	\$54,528.00 <sup>4</sup>
Garret G. Rasmussen	Partner, 26 years in position; 34 years relevant experience; 1974, Litigation	\$800	56.00	\$43,920.005
Richard H. Wyron	Partner, 19 years in position; 29 years relevant experience; 1979, Bankruptcy	\$775	31.60	\$22,940.00 <sup>6</sup>
Mary A. Wallace	Of Counsel, 6 years in position; 18 years relevant experience; 1989, Corporate	\$620	18.00	\$11,160.00
Christopher A. Britt	Associate, 8 months in position; 8 months relevant experience; 2007, Litigation	\$340	9.50	\$3,230.00
Stephanie M. Cowles	Associate, 5 months in position; 5 months relevant experience; 2008, Litigation	\$340	12.10	\$4,114.00
Joshua M. Cutler	Associate, 5 years in position; 5 years relevant experience; 2003, Litigation	\$500	38.50	\$17,675.00 <sup>7</sup>
Debra L. Felder	Associate, 6 years in position; 6 years relevant experience; 2002, Bankruptcy	\$530	53.90	\$28,567.00
Alexandra G. Freidberg	Associate, 6 months in position; 6 months relevant experience; 2007, Environmental	\$340	1.20	\$408.00
Antony P. Kim	Associate, 2 years in position; 5 years relevant experience; 2003, Litigation	\$500	75.00	\$37,000.008
Katherine E. Maco	Associate, 1 month in position; 1 month relevant experience; 2008, Litigation	\$340	15.00	\$5,100.00

<sup>4</sup> The total fees have been reduced by \$3,195.00 representing non-working travel billed at 50% reduced hourly rate.

<sup>5</sup> The total fees have been reduced by \$880.00 representing non-working travel billed at 50% reduced hourly rate.

<sup>6</sup> The total fees have been reduced by \$1,550.00 representing non-working travel billed at 50% reduced hourly rate.

<sup>7</sup> The total fees have been reduced by \$1,575.00 representing non-working travel billed at 50% reduced hourly rate.

<sup>8</sup> The total fees have been reduced by \$500.00 representing non-working travel billed at 50% reduced hourly rate.

Name of Professional <u>Person</u>	Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, Area of Expertise	Hourly Billing <u>Rate</u>	Total Billed <u>Hours</u>	Total Fees
Christopher O'Connell	Associate, 3 years in position; 5 years relevant experience; 2003, Litigation	\$470	49.00	\$22,934.00
John C. Pitts	Associate, 6 months in position; 6 months relevant experience; 2008, Litigation	\$340	29.80	\$10,132.00
Emily S. Somers	Associate, 2 years in position; 2 years relevant experience; 2006, Litigation	\$400	7.90	\$3,160.00
Katherine S. Thomas	Associate, 4 years in position; 4 years relevant experience; 2004, Bankruptcy	\$470	36.30	\$17,061.00
Annie L. Weiss	Associate, 4 years in position; 4 years relevant experience; 2004, Litigation	\$470	41.50	\$19,505.00
Catharine L. Zurbrugg	Associate, 3 years in position; 3 years relevant experience; 2005, Litigation	\$440	3.00	\$1,320.00
James Cangialosi	Legal Assistant	\$260	71.00	\$17,550.00 <sup>9</sup>
Debra O. Fullem	Bankruptcy Research Specialist	\$245	40.60	\$9,947.00
Risa L. Mulligan	Librarian	\$180	4.20	\$756.00
Thomas Ryan	Practice Support Project Technician	\$205	35.00	\$6,355.0010
Total	1		953.30	\$519,848.00
Blended Rate: \$545.31				

<sup>9</sup> The total fees have been reduced by \$910.00 representing non-working travel billed at 50% reduced hourly rate.

<sup>10</sup> The total fees have been reduced by \$820.00 representing non-working travel billed at 50% reduced hourly rate.

# COMPENSATION BY PROJECT CATEGORY APRIL 1-30, 2008

Project Category	<u>Total Hours</u>	Total Fees
Case Administration	1.50	\$270.00
Litigation	660.50	\$358,636.50
Plan & Disclosure Statement	171.90	\$121,082.50
Retention of Professionals-Other	18.40	\$8,743.00
Compensation of Professionals-Other	14.30	\$3,821.50
Compensation of Professionals-Orrick	21.40	\$6,780.00
Trust Distribution Procedures	1.20	\$1,050.00
Non-Working Travel	64.10	\$19,464.50
TOTAL	953.30	\$519,848.00

#### EXPENSE SUMMARY APRIL 1-30, 2008

Expense Category	<u>Total</u>
Deposition Transcripts	\$391.25
Duplicating	\$3,312.60
Experts Invoices	\$18,108.80
Litigation Support	\$1,261.75
Meals	\$3,301.59 <sup>11</sup>
Parking	\$85.00
Postage/Express Delivery	\$2,452.51
Telephone	\$77.14
Travel – Air Fare/Train/Hotel	\$29,422.38 <sup>12</sup>
Travel – Mileage	\$763.70
Travel – Taxi	\$2,738.68
Westlaw and Lexis Research	\$10,894.00
Williams Lee	\$5,292.32
TOTAL	\$78,101.72

Orrick's Client Charges and Disbursements Policy effective January 1, 2008, is as follows:

a. **Duplicating** -- It is Orrick's practice to charge all clients of the Firm for duplicating at the in-house rate of 20¢ per page; however, Orrick has reduced the duplicating cost to 10¢ per page in order to comply with the Local Rules of this Court. This charge includes the cost of maintaining the duplicating facilities and the actual cost involved with respect to the duplication.

<sup>11</sup> The total meal charge has been reduced by \$1,403.86 for those meals that are over the fee auditor's limits of \$15 for breakfast, \$25 for lunch, and \$50 for dinner.

<sup>12</sup> Orrick has reduced its expenses by \$665.00 for hotel room charges in Pittsburgh to comply with the Fee Auditor's suggested limit. Orrick has not made a reduction to one hotel room charge, which was in NY, pending the Fee Auditor's consideration of new recommended limits for NY. Travel charges have also been reduced by \$45.00 for a charge relating to an air fare upgrade.

- b. **Long Distance Telephone and Facsimile Charges** -- Orrick charges clients for long distance telephone calls but not for local telephone calls. Necessary mobile phone usage is reimbursed to professionals submitting an appropriate bill. Out-going facsimile transmissions are charged at \$1.75 per page, plus any long-distance calling cost, and there is no charge for incoming facsimiles.
- c. *Messenger and Courier Service* -- It is Orrick's practice to use Federal Express or similar express mail delivery and third-party messenger services only in exigent circumstances (i.e., when needed to meet a deadline or when a next-day response from the recipient was necessary or beneficial to the case) and only when less costly than other available alternatives.
- d. **Overtime** -- It is Orrick's practice to allow professionals and paraprofessionals working more than 3 hours of overtime to charge a meal to the appropriate client at a meal charge limited to \$7.50 per professional. It is Orrick's practice to allow professionals and support staff to charge a car service or cab to the appropriate client when working at least 2 hours of overtime. Orrick endeavored not to incur overtime charges unless necessary to benefit the case and in certain exigent circumstances. Orrick utilized secretarial assistance in connection with monitoring and updating case dockets and downloading, circulating and printing of pleadings filed in the case. Thus, certain charges were incurred by secretaries for overtime. (Note: These charges are at rates less than that charged by Orrick paralegals or other professional staff who may have otherwise performed this type of work.)
- e. **Computerized Research** -- It is Orrick's practice to use computer-assisted legal research when it is efficient to do so. The charge to clients for Lexis and Westlaw are based on retail rates that do not include non-client specific volume discounts offered to Orrick. Use of fee based internet research services other than Lexis and Westlaw is charged at Orrick's cost. There is no separate charge for free internet research.

Respectfully submitted,

ORRICK, HERRINGTON & SUTCLIFFE LLP

Dated: June 24, 2008 By: /S/ DEBRA L. FELDER

Roger Frankel, admitted *pro hac vice*Richard H. Wyron, admitted *pro hac vice*Debra L. Felder, admitted *pro hac vice*Columbia Center
1152 15th Street, NW
Washington, DC 20005
(202) 339-8400
Co-Counsel to David T. Austern,
Future Claimants' Representative

# **EXHIBIT A**

# ORRICK, HERRINGTON & SUTCLIFFE LLP INVOICES FOR THE TIME PERIOD APRIL 1-30, 2008



ORRICK, HERRINGTON & SUTCLIFFE LLP COLUMBIA CENTER 1152 15TH STREET, NW WASHINGTON, D.C. 20005-1706

tel +1-202-339-8400 fax +1-202-339-8500 WWW.ORRICK.COM

David Austern, Futures Claims Representative for W.R. Grace & Co. c/o Claims Resolution Management Corp. 3110 Fairview Park Drive, Suite 200 Falls Church, VA 22042

May 27, 2008 Client No. 17367 Invoice No. 1128593

Orrick Contact: Roger Frankel

FOR SERVICES RENDERED through April 30, 2008 in connection with the matters described on the attached pages:

DISBURSEMENTS as per attached pages:

\$ 519,848.00

80,215.58

TOTAL CURRENT FEES & DISBURSEMENTS (Pay this Amount):

600,063.58

Matter(s): 17367/10, 11, 13, 14, 15, 2, 8, 9

#### **DUE UPON RECEIPT**

The following is for information only: Previous Balance not included in this invoice: \$2,815,178,85 If this amount has already been paid, please disregard.

> In order to ensure proper credit to your account, please reference your INVOICE and CLIENT numbers on your remittance. For inquiries, call: (304) 231-2701. Fax (304) 231-2501.

# REMITTANCE COPY - PLEASE RETURN WITH PAYMENT

#### REMITTANCE ADDRESS:

Orrick, Herrington & Sutcliffe LLP 4253 Collections Center Drive Chicago, IL 60693 Reference: 17367/Invoice: 1128593 E.I.N. 94-2952627 Overnight deliveries: (312) 974-1642

**ELECTRONIC FUNDS** TRANSFERS: Wire Transfers Only: ABA Number 0260-0959-3

Bank of America 100 West 33rd Street, NY, NY 10001 Account of Orrick, Herrington & Sutcliffe LLP Account Number: 1499-4-10382 Reference: 17367/Invoice: 1128593 E.I.N. 94-2952627

**ELECTRONIC FUNDS** TRANSFERS: ACH Transfers Only: ABA Number 121-000358

Bank of America San Francisco Main Branch Account of Orrick, Herrington & Sutcliffe LLP Account Number: 1499-4-10382 Reference: 17367/Invoice: 1128593 E.I.N. 94-2952627



ORRICK, HERRINGTON & SUTCLIFFE LLP COLUMBIA CENTER 1152 15TH STREET, NW WASHINGTON, D.C. 20005-1706

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David Austern, Futures Claims Representative for W.R. Grace & Co. c/o Claims Resolution Management Corp. 3110 Fairview Park Drive, Suite 200 Falls Church, VA 22042

May 27, 2008 Client No. 17367 Invoice No. 1128593

Orrick Contact: Roger Frankel

For Legal Services Rendered Through April 30, 2008 in Connection With:

### Matter: 2 - Case Administration

04/01/08 04/02/08 04/03/08 04/04/08 04/07/08 04/08/08 04/10/08 04/11/08 04/14/08 04/15/08 04/16/08 04/17/08 04/18/08	R. Mulligan	Review Court docket; download documents and distribute.	0.10 0.10 0.10 0.10 0.10 0.10 0.10 0.10 0.10 0.10 0.10 0.10 0.10
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Total Hours
Total For Services

1.50

\$270.00

Timekeeper Summary	Hours	Rate	Amount
Risa L. Mulligan	1.50	180.00	270.00
Total All Timekeepers	1.50	\$180.00	\$270.00
Disbursements Court Messenger Research Outside Services Telephone		968.50 1,672.64 6.93 Total Disbursements	

\$2,648.07

**Total For This Matter** 

\$2,918.07



May 27, 2008 Invoice No. 1128593

For Legal Services Rendered Through April 30, 2008 in Connection With:

## Matter: 8 - Litigation

11/05/07	C. O'Connell	Review notes in preparation for deposition of Dr. Henry	2.40
02/17/08	G. Rasmussen	(.4), allend deposition of Dr. Henry (2.0)	2.40
02/17/00	G. Kasmussen	Analysis of Anderson report in preparation for her cross- examination.	1.00
04/01/08	R. Mulligan		
	C	Order asbestos article for D. Felder (.1); research citations to experts for A. Weiss and G. Rasmussen (1.5).	1.60
04/01/08	T. Ryan	Setups pre-court, during court and post-court.	
04/01/08	J. Cangialosi	Assist attorney re attending hearing (7.0); prepare work	9.00
	C	copies of exhibits for deposition designations (1.0); prepare work work sets of trial subtline (2.0)	11.00
		work sets of trial exhibits (2.0); organization of war room	
		for break period (1.0).	
04/01/08	A. Freidberg	Review responses to questions on environmental issue and	
		assess data gaps.	1.20
04/01/08	K. Maco	Draft e-mail regarding expert examination preparation.	
04/01/08	J. Pitts	Review DI. Roggil's deposition for areas of likely and	0.40
		examination and areas of expertise (2.0); prepare for and	4.70
		participate III meeting and conference call with C	
		Rasmussen, J. Cutler, A. Weiss and Dr. Roggli to promote	
		direct examination (1.2); review trial transcript in College	
0.4/0.1/0.0	<b>-</b>	case where Grace has used Rogoli as an expert (1.5)	
04/01/08	E. Somers	Prepare direct examination outline for testimony of	6.00
04/01/00	G 616	warshan Shapo.	6.90
04/01/08	C. O'Connell	Listen to trial testimony of Dr. A. Brody.	2.20
04/01/08 04/01/08	C. O'Connell	Listen to trial proceedings and analyze same	3.20 2.70
04/01/08	C. O'Connell	Review deposition transcript of A. Brody	0.80
04/01/08	A. Weiss	Review and note comments on latest draft of direct	7.00
		examination of V. Roggli (.5); research and review	7.00
		published cases in which V. Roggli's name appears (2.4).	
		incet with G. Rasmussen, J. Cuffer and I. Ditte to oritions	
		latest outline of direct examination of V. Roggli, and salt	
		Roggii to leview same (2.0); review expert reports of D. I.	
04/01/08	J. Cutler	Lee on fiber type mix in Grace products (2.1)	
0 1/01/00	J. Cutter	Prepare for Roggli direct examination.	3.60



David A 17367 page 3	ustern, Futures Clain	ns Representative for W.R. Grace & Co  Invoice	May 27, 2008 No. 1128593
04/01/08 04/01/08	B A. Kim  D. Felder	Attend direct and cross examination of Dr. Brody (3.0); estimation trial motions in limine arguments related to Mr. Kraus and Mr. Snyder testimony (2.5); conference with ACC and FCR teams related to witnesses scheduling and strategy for case in chief (1.2); further work on direct examination slides and outline for Ms. Biggs' direct examination (3.3); revise and comments on Dr. Roggli direct examination outline (.4); call with Garret Rasmussen regarding Dr. Roggli direct examination preparation (.5). Review materials regarding Libby settlement and e-mail	10.90
		correspondence with R. Lawrence and R. Wyron regarding same (1.4); conference with R. Wyron regarding environmental and settlement issues (.2); e-mail correspondence with J. Baer regarding Libby settlement (.1); telephone conference with J. Ansbro regarding estimation issues (.1); telephone conference with E. Stallard regarding estimation issues (.4); review V. Roggli deposition outline and e-mails with litigation team	4.60
04/01/08	J. Ansbro	regarding same (2.4). Attend trial, review and revise draft direct examination of J. Biggs, review potential exhibits to be offered into evidence, review draft examination of V. Roggli, working lunch with FCR and ACC teams regarding trial strategy (8.5); post-trial	9.50
04/01/08	R. Mullady, Jr.	discussions with ACC counsel regarding trial strategy (8.5); post-trial discussions with ACC counsel regarding trial strategy (1.0). Attend trial (8.2); meet with ACC counsel regarding witness list and strategy (1.3); meet with J. Ansbro and A. Kim regarding V. Roggli and J. Biggs testimony (1.0).	10.50
04/01/08	G. Rasmussen	Conference with J. Cutler concerning V. Roggli direct.	0.00
04/01/08	G. Rasmussen	Read Roggli articles in preparation for his direct testimony	0.90
04/01/08	G. Rasmussen	Revise Roggii direct.	4.90
04/01/08	R. Frankel	Attend continuation of estimation hearing in Pittsburgh.	3.40
04/01/08	R. Frankel	Telephone conference with D. Austern re hearing during travel.	7.60 0.30
04/02/08	R. Mulligan	Research scientific literature citation analysis of V. Roggli with A. Weiss (1.0); order article for J. Cutler (.1).	1.10
04/02/08	J. Cangialosi	Assist attorney re preparing work sets of trial transcripts and exhibits for next phase of trial (1.0); update exhibit lists with new exhibits used at trial (1.2); prepare work sets of new trial exhibits used at trial (2.3)	4.50
04/02/08	S. Cowles	Review case law and pleadings related to Grace's Motion in Limine to Exclude Shapo (3.6); draft opposition to Grace's Motion in Limine to Exclude Shapo (5).	8.60
04/02/08	K. Maco	Telephone meeting with J. Ansbro (.4); arrange travel (.2); prepare outline for expert examination (5.3).	5.90



David Austern, Futures Clair 17367 page 4	ns Representative for W.R. Grace & Co Invoice	May 27, 2008 No. 1128593
04/02/08 J. Pitts	(2.0); review asbestos related studies conducted by Dr. Roggli (2.0); prepare for and participate in meeting with science.	6.20
04/02/08 E. Somers	in meeting with trial team to prepare Roggli direct (2.2). Review Shapo deposition (.8); meet with R. Mullady to discuss trial witnesses (.2).	1.00
04/02/08 C. O'Connell	Meet to discuss trial strategy with trial team (via telephone conference).	2.80
04/02/08 C. O'Connell	Review materials in preparation for trial strategy meeting to discuss presentation of direct case with trial team.	2.20
04/02/08 A. Weiss	Review latest draft of Roggli direct (.3);	8.30
	(.5); prepare cross-examination questions for Roggli (1.8);	
04/02/08 J. Cutler	Attend team meeting to discuss trial strategy and Roggli direct testimony (2.1); prepare for direct examination of V. Roggli (4.9).	7.00
04/02/08 A. Kim	Conference with G. Rasmussen on revised outline of Dr. Roggli trial testimony (.4); work with R. Mullady on strategy for FCR's case-in-chief and projects for FCR team (.7); conference with J. Ansbro regarding presentation of Ms. Biggs' average claim value calculations and methodologies (.4); draft and revise slides for Ms. Biggs' direct examination related to same (6.7); work with FCR team on preparation of testimony for Dr. Roggli (1.6); conference call with Dr. Roggli regarding his pathology work and findings (.3).	10.10
14/02/08 J. Ansbro	Telephone conference with K. Maco regarding preparations for J. Radecki trial testimony, review revised draft outline in connection with same (.7); review and comments to revised order of witness disclosure, discussions with R. Mullady regarding same and trial strategy (.5); work on draft of J. Biggs' trial testimony, conferences with A. Kim regarding same (9.0); attend portion of team meeting regarding FCR experts' testimony and trial strategy (.3); conference call with V. Roggli regarding trial preparations	10.80
4/02/08 R. Mullady, Jr.	Trial preparation, including V. Roggli direct examination	9.00
M/02/08 G. Rasmussen M/02/08 G. Rasmussen	revisions to ACC/FCR witness list and related discussions.  Prepare direct examination of V. Roggli.  Meet with R. Mullady concerning V. Roggli direct.	5.10 2.20



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04/02/08 04/03/08		Conference with V. Roggli concerning his direct testimony. Assist attorney re preparing work sets of trial transcripts and exhibits for next phase of trial (3.7); update exhibit lists with new exhibits used at trial (1.3).	0.70 5.00
04/03/08	B C. Britt	Review Grace's objections and counter-designations to Beber and Hughes depositions.	3.10
04/03/08	S. Cowles	Review and revise draft of opposition to Grace's Mexicon	1.30
04/03/08	K. Maco	Limine to Exclude Shapo's Expert Testimony.  Update outline for expert examination (2.1); circulate same to J. Ansbro (.1).	2.20
04/03/08	J. Pitts	Review study conducted by Dr. Roggli on asbestos causation of mesothelioma in low-dose cases (.4); research caselaw on use of case studies for specific causation versus general causation in the Third Circuit (3.6); prepare for and participate in run through of direct and cross examination with Dr. Roggli and trial team (2.0).	6.00
04/03/08	C. O'Connell	Review materials in preparation for presentation of FCR's case.	6.00
04/03/08	A. Weiss	Meet with G. Rasmussen to prepare V. Roggli for direct examination (2.8); begin review of transcripts of Roggli's testimony in prior cases (1.8).	4.60
04/03/08 04/03/08	J. Cutler A. Kim	Prepare for V. Roggli examination.  Work on direct examination demonstrative exhibits for Ms.	5.50
04/03/08	D. Felder	future claim values (2.8); work with Ms. Biggs and Mr. Kimble from Tillinghast and J. Ansbro on direct examination outline (7.7); review and revise powerpoint slides for use with Ms. Biggs' trial testimony outline (4.2). Telephone conference with C. Britt regarding deposition counter-designations (.1); telephone conference with J. Cutler regarding V. Roggli issues (.1); e-mail correspondence with litigation team regarding estimation	2.00
04/03/08	J. Ansbro	regarding same (.1); conference with E. Stallard regarding same (.1); conference with C. Britt regarding deposition counter-designations and review materials regarding same (.2); review V. Roggli direct examination outline and e-mails from G. Rasmussen regarding same (1.3). Revise draft of J. Biggs' trial testimony outline, discussions with A. Kim and R. Mullady regarding same (2.5); meet with J. Biggs, J. Kimble, A. Kim and R. Mullady in preparation for Biggs' trial testimony, draft and revise outline of testimony and demonstrative exhibits (10.5).	13.00



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04/03/08	R. Mullady, Jr.	Prepare J. Biggs for her direct examination (3.0); prepare for V. Roggli direct examination (3.0); attention to	7.00
04/03/08	G. Rasmussen	opposition to motion in limine as to M. Shapo (1.0)	
04/03/08		Revise and continue draft of Roggli direct.	4.90
04/03/08	G. Rasmussen	Conference with A Woise and I. G. I.	2.50
		Conference with A. Weiss and J. Culter et al. concerning Roggli cross.	0.90
04/03/08	R. Frankel	Telephone conference with N. Finch re hearing (.3); review	
		issues re examination of witnesses (.3).	0.60
04/04/08	J. Cangialosi	Assist attorney re preparing work sets of trial transprints	
		and exhibits for flext phase of frial (1.4); undate a which it limb	4.50
		with new exhibits used at trial (1.3); prepare work sets of	
04/04/08	C D ::	new trial exhibits used at trial (1.8).	
04/04/08	C. Britt	Review debtor deposition designations and counter-	3.30
04/04/08	S. Cowles	designations.	3.30
0 1/0 1/00	5. Cowies	Revise and edit draft of Opposition to Grace's Motion in	2.20
		Limine to Exclude the Expert Testimony of Marshall Shapo.	
04/04/08	K. Maco		
04/04/08	J. Pitts	Prepare for expert testimony. Research general and englishing a series of the series o	3.70
		Research general and specific causation with regards to expert testimony.	0.60
04/04/08	C. O'Connell	Review and organize expert reports for non-estimation	
		experts.	2.20
04/04/08	C. O'Connell	Review materials in preparation for direct examination of	2.20
0.440.440.0	-	v. Roggii.	3.20
04/04/08	C. O'Connell	Review and organize expert reports for estimation experts.	0.00
04/04/08	A. Weiss	Review Roggii trial and deposition transcripts for	0.80 6.20
		information that may be used by Grace on cross-	0.20
04/04/08	J. Cutler	examination.	
04/04/08	A. Kim	Prepare for Roggli examination.	1.90
0 1/0 1/00	A. KIIII	Work with J. Ansbro, J. Biggs and J. Kimble on direct	10.10
		examination outline and slide presentation (4.8); work with	
		J. Alisold and R. Mullady on anticipating voir dire and	
		develop slides addressing Biggs' qualifications (.6); work	
		with Zaxis team on demonstratives and animations to	
		explain steps in Ms. Biggs' estimation methodology (2.4); review and work on Dr. Roggli's direct examination outline	
		and review of his expert reports in support of same (1.0);	
		review FCR team edits to slide presentation in support of	
		same (1.3).	



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04/04/08	•	D. Felder	E-mail correspondence with V. Roggli and litigation team regarding direct testimony (.9); review, revise and finalize opposition to motion in limine and telephone conferences with R. Mullady, S. Cowles, M. Hurford and C. Hartman regarding same (2.0); review Libby environmental issues and e-mail to J. Baer regarding same (1.0); telephone conference and e-mail correspondence with K. Maco regarding J. Radecki testimony and review materials regarding same (1.0).	4.90
04/04/08		J. Ansbro	Meet with J. Biggs, J. Kimble, A. Kim and Z-Axis to prepare for Biggs' trial testimony, revise draft outline of same, conferences with R. Mullady regarding same (6.7); emails to/from K. Maco regarding revised outline of J. Radecki testimony and draft demonstrative exhibits, review and comments to same (.7); e-mails to/from R. Mullady, R. Frankel and ACC counsel regarding settlement discussions (.3).	7.70
04/04/08	F	R. Mullady, Jr.	Review, revise and finalize opposition to motion in limine regarding M. Shapo and arrange for filing and service (2.5); attend witness preparation meeting with J. Biggs and trial team (3.0); telephone conversations with R. Frankel and N. Finch regarding proposed settlement (.5).	6.00
04/04/08	G	. Rasmussen	Further study of Roggli deposition and revisions to direct questions.	3.80
04/04/08	R	. Frankel	Review outline of Roggli testimony (.8); review FCR opposition to motion in limine re Shapo (.4)	1.20
04/05/08		. Maco	Review e-mail regarding expert testimony	0.10
04/05/08	С	. O'Connell	Review expert reports and deposition transcript of V. Roggli and incorporate revisions to direct examination outline.	0.10 4.20
04/05/08	A	. Kim	Review and edits to Ms. Biggs' demonstrative slides on estimation methodology (1.7); review direct examination outline questions (.4).	2.10
04/05/08	J.	Ansbro	Revise outline of J. Biggs' trial testimony (1.0); prepare for trial (.7).	1.70
04/05/08		Mullady, Jr.	E-mails to/from N. Finch and R. Frankel regarding settlement status (.3); telephone conversation with N. Finch regarding evidence to be presented 4/7 (.2).	0.50
04/05/08		Rasmussen	Practice V. Roggli's direct.	1.70
04/05/08		Rasmussen	Review of Roggli Dep and other background info in preparation for direct.	2.90
04/05/08	G.	Rasmussen	Conference with R. Frankel regarding settlement and Monday's testimony.	0.40



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04/05/08	G. Rasmussen	Revise direct for V. Roggli (.6); review of slides for direct (.6).	1.20
04/05/08	R. Frankel	Confer with G. Rasmussen re settlement.	
04/06/08	T. Ryan	Prepare for expert testimony with G. Rasmussen (6.5); fix	0.40
		equipment for same (2.5).	9.00
04/06/08	J. Cangialosi	Assist attorney re organization of war room for new trial week (1.0); travel to Pittsburgh (3.0); prepare exhibits	15.00
		deposition transcripts and expert reports for Roggli direct	
04/06/08	C. Britt	(7.2); prepare materials re settlement issues (3.8).  Prepare response to Debtor's chiesting to M.	
		Prepare response to Debtor's objections to Hughes and Beber deposition testimony.	2.60
04/06/08	K. Maco	Review e-mail regarding case developments.	
04/06/08	J. Pitts	Complete research and draft memo outlining difference	0.20
M/07/00		in the 3rd Circuit.	3.20
)4/06/08 )4/06/08	J. Cutler	Moot V. Roggli direct and cross examination.	7.30
4/00/08	A. Kim	Review Zaxis' revisions to direct testimony slides for Mo	4.40
		Biggs (./); research on additional Actuarial Standards of	7.70
		Fractice that are relevant to Ms. Biggs' estimation	
		methodology in this case (1.2): research regarding Ma	
		Diggs use of Dr. Roggli's Personal Injury Questionnains	
		analysis and correspondence with L. Anshro and D. Mulladi.	
		regarding same (.0); call with 1. Kimble on matching and	
		allocation issues related to Ms. Biggs' pending claims	
		collection process (.4); review current draft of draft direct-	
4/06/08	J. Ansbro	examination outline for Ms. Biggs (1.5).	
		Discussions with team and V. Roggli in preparation for Roggli's trial testimony (1.5); reviews and	6.60
		Roggli's trial testimony (1.5); review and comments to revised draft of J. Radecki's testimony and draft	
		demonstratives, e-mails to K. Maco and Radecki regarding	
		same (.8); edit and draft outline of J. Biggs' trial testimony,	
		e-mails and telephone conferences with A. Kim regarding	
		same (4.0); discussions with R. Mullady and R. Frankel	
10 c.m.		regarding settlement negotiations (3)	
/06/08	R. Mullady, Jr.	Prepare for 4/7 evidentiary presentations, including direct	7.00
		examination of V. Roggii (7.5); discussions with D. English	7.80
		and N. Finch regarding proposed settlement and impact of	
107.100	C D	same on estimation nearing (.3).	
	G. Rasmussen	Meet with V. Roggli concerning his direct testimony	7.50
	G. Rasmussen	Revisions to V. Roggii direct	7.30 1.90
/06/08	R. Frankel	Confer with R. Mullady, J. Ansbro and team in preparation	0.60
/07/09	Т. В	for hearing.	0.00
07/08	T. Ryan	Pre-Court, Court and Post-Court WR breakdown.	9.00



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04/07/08	B J. Cangialosi	Assist attorney re attending hearing (1.0); break down	0.00
04/07/00		courtroom (1.0); break down war room (7.0)	9.00
04/07/08	B C. Britt	Finalize draft of FCR response to Grace's Hughes and	0.40
04/07/08	V Maria	beder designations.	0.40
04/07/08		Review e-mail regarding case developments.	0.20
07/0//08	J. Fills	Complete research into specific and general causation	0.20
04/07/08	A. Weiss	testimony.	~,
04/07/08		Organize materials for resuming trial.	3.80
0 11 0 11 0 0	J. Cutici	Attend hearing (1.0); assist in take down of litigation room	2.00
04/07/08	A. Kim	m rittsburgh, PA (1.0).	
		Attend estimation trial via Court Call (.3); conference with	0.50
		R. Mullady and G. Rasmussen on concluding work on estimation trial and expert work (.2).	
04/07/08	D. Felder	Telephonic participation in estimation hearing (.3);	
		telephone conference with R. Frankel regarding same (.1);	2.10
		telephone call to D. Austern regarding same (.1);	
		conference with R. Frankel regarding settlement issues (.1);	
		review press releases regarding settlement (.3); telephone	
		conference with E. Stallard regarding undate (2).	
		telephonic participation in Grace investors conference call	
		(.7); e-mail summary to R. Frankel and R. Wyron regarding	
04/07/00		sanc (.5).	
04/07/08	J. Ansbro	Attend Estimation Hearing and conference with the Court	3.60
		in chambers (1.3); e-mails and telephone conferences to	3.00
		experts regarding settlement and follow-up actions to	
		prepare for potential re-opened PI estimation in October	
		(.0), organize case materials in preparation for return to NV	
		and prepare case summary memoranda and contingency	
04/07/08	D Mullody In	plans, confer with R. Mullady regarding same (1.7)	
04/0//08	R. Mullady, Jr.	Prepare for and attend estimation trial (3.0): discussions	3.50
		with A. Kim, R. Frankel and J. Ansbro regarding case	0.00
04/07/08	G. Rasmussen	summary memorandum (.5).	
04/07/08	G. Rasmussen	Meet with V. Roggli re testimony.	1.60
04/07/08	G. Rasmussen	Court appearance.	2.20
	- raninassen	Organize materials in the event that we have to resume in court.	2.10
04/07/08	R. Frankel		
		Review file in preparation for hearing (.5); attend hearing on estimation (1.7).	2.20
04/07/08	R. Frankel	Review status with litigation to a series	
04/08/08	J. Cangialosi	Review status with litigation team, E. Inselbuch.	0.90
	<u> </u>	Assist attorney re post trial organization of documents (2.2); review attorney work sets of documents (	3.50
04/08/08	C. Britt	review attorney work sets of documents for storage (1.3).	
04/08/08	K. Maco	Summarize current projects for case summary memo.  Read e-mail regarding case conclusion (.2); meet with J.	0.10
		Ansbro regarding same (.4).	0.60
		Cogniting same (.4).	



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04/08/03 04/08/03 04/08/03 04/08/03	8 C. O'Connell B J. Cutler	Review, organize and file materials for use if trial resumes. Review, organize and file materials for use if trial resumes. Begin archiving of trial materials. Work with J. Ansbro and R. Mullady on file memorandum summarizing current status of estimation trial (.5); draft brief e-mail summary of Grace's key witnesses to date on medical and estimation are trial (.5).	5.00 3.00 0.30 0.90
04/08/08 04/08/08		medical and estimation matters (.3); review draft outline for file memorandum (.1).  Review materials from estimation trial.  Review various news articles regarding settlement, e-mails to/from R. Frankel and R. Mullady regarding same (.7); confer with R. Mullady about preparation of case summary memoranda, review and revise outline of same, review prior witness evaluations and e-mails to team members regarding same (2.3); e-mails with J. Biggs regarding settlement and pending tasks (.3); dealings with J. Cangialosi regarding	3.50 5.10
04/08/08	R. Mullady, Jr.	organization of case materials upon return from trial (.3); continue to edit and draft outline of J. Biggs direct and rebuttal testimony, in the event trial resumes and review revised demonstrative exhibits in connection with same (1.5).  Initial preparation of summary memorandum regarding	
04/08/08	G. Rasmussen	regarding J. Biggs' report and errata	3.00
04/08/08	G. Rasmussen	Debriefing trial team.	0.30
04/08/08	R. Frankel	Organize material for resuming trial.	1.70
04/09/08	J. Cangialosi	Review, sort files in connection with estimation case.	3.40
04/09/08	J. Pitts	review attorney work sets of documents for storage (1.2)	2.50
04/00/00	G. Old	Review all public statements regarding settlement agreement by Grace executives, including investors press conference, and draft memorandum re statements on the record.	3.50
04/09/08	C. O'Connell	Review and organize significant trial exhibits, prepare materials and expert reports and accompanying materials for potential future use.	5.00
04/09/08	J. Cutler	Continue archiving trial materials and case files	1.40
04/09/08	A. Kim  D. Felder	of J. Biggs expert materials prior to settlement (.4); work on summaries of evidence presented to data and on strategic matters under consideration prior to settlement (3.8)	1.40 4.20
<i>∪71∪31</i> ∪0	D. Felder	Conference with K. Thomas regarding research issues and review case law regarding same (.7); review estimation materials for litigation team (.6).	1.30



David Au 17367 page 11	ıstern, Futures Clair	ms Representative for W.R. Grace & Co M. Invoice N	ay 27, 2008 o. 1128593
04/09/08	J. Ansbro	Review additional news articles and commentary regarding settlement, e-mails to/from R. Frankel and R. Mullady regarding same, e-mails with J. Pitts regarding same and review and comments to Pitts' summary memorandum (.7); conferences with A. Kim regarding draft Biggs demonstrative exhibits (.5); continue to edit and draft outline of J. Biggs' testimony in anticipation of potential resumed estimation hearing or confirmation testimony in October 2008 (6.5).	7.70
04/09/08	R. Mullady, Jr.	Further preparation of memorandum summarizing estimation case status as of 4/7/08, including review of trial transcript and discussions with J. Ansbro and A. Kim.	3.50
04/09/08	R. Frankel	Review, organize estimation files.	
04/09/08	R. Frankel	Review motion for stay and related papers filed by	1.80
0.440045=		Montana.	0.80
04/09/08	R. Frankel	Review motion for relief from stay and related papers filed by ZAI.	0.70
04/10/08	J. Cangialosi	Assist attorney re post trial organization of documents (1.2); review attorney work sets of documents for storage (1.3).	2.50
04/10/08	J. Pitts	for status of case memorandum.	2.50
04/10/08	C. O'Connell	Organize and file expert reports and related materials for potential future use.	3.60
04/10/08	C. O'Connell	Review material in preparation for summary of estimation trial.	1.60
04/10/08	C. O'Connell	Discuss estimation trial summary memo with A. Weiss and J. Pitts.	0.30
04/10/08	A. Weiss	Review trial testimony by Dr. Lees and draft portion of closing memo relating to Dr. Lees.	5.20
04/10/08	J. Cutler	Continue archiving trial/case materials and memorializing trial evidence and strategy on epidemiological issues.	1.80
04/10/08	A. Kim	work on file memorandum sections dealing with motions in limine that were under consideration prior to settlement	4.80
04/10/08	D. Felder	(.8); same regarding planned testimony of ACC/FCR direct witnesses (1.2); review of trial transcripts for pertinent points on direct and cross examinations of Grace witnesses (2.0); conference with R. Mullady regarding analysis of Biggs' methodology with respect to certain groups of claimants by jurisdiction (.8).  E-mail correspondence with litigation team regarding deposition and trial transcripts (.2); prepare memorandum memorializing estimation document issues (.7).	0.90



1/30/		ms Representative for W.R. Grace & Co N	Iay 27, 2008 No. 1128593
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04/10/08	J. Ansbro	Continue to edit and draft outline of J. Biggs' testimony in anticipation of potential resumed estimation hearing, conferences with A. Kim regarding same and draft demonstrative exhibits, confer with R. Mullady regarding same, e-mail to J. Biggs regarding same (6.4); review and	8.20
04/10/08	R. Mullady, Jr.	comments to draft case summary memorandum (1.8). Further preparation of estimation hearing summary memorandum and discussions with estimation team regarding same (3.9); e-mails to/from N. Finch and J. Cooney regarding Libby claims (.4).	4.30
04/10/08	R. Frankel	Review, organize files re estimation.	
04/10/08	R. Frankel	Review issues, e-mails re Libby claimants	1.20
04/11/08	J. Cangialosi	Assist attorney re post-trial organization of documents (1.2); review attorney work sets of documents for storage	1.10 2.50
04/11/08	IZ AA	(1.3).	
04/11/08	K. Maco J. Pitts	Draft portion of case status memo.	1.70
0 1/11/00	J. Titts	Review and summarize trial testimony and cross examination of Dr. Weill.	2.40
04/11/08	C. Zurbrugg	Review testimony of W. Ory while drafting summary of same.	3.00
04/11/08	A. Weiss	Review trial testimony by Dr. Henry, as well as portions of trial transcript during Weill's testimony (as it related to Henry's study) and portion of Zurbrugg trial memo relating to Henry, and summarize for closing memo.	6.40
04/11/08	J. Cutler	Complete summary of trial evidence concerning epidemiological issues and cataloging of trial files.	1.40
04/11/08	A. Kim	Analysis of team summaries for various Grace experts' testimony.	0.50
04/11/08	D. Felder	Review preliminary agenda for April omnibus hearing (.1); telephone conference with M. Hurford regarding Grace issues (.1).	0.20
04/11/08	J. Ansbro	Review J. Biggs' draft errata letter and related expert reports, e-mails to/from Biggs regarding same (1.2); review record of correspondence with Grace counsel regarding same and e-mail to R. Mullady (.3); conferences with C. Zurbrugg regarding summary of Grace expert testimony, review and revise memorandum regarding same (.5); work on case summary memorandum (3.8).	5.80
04/11/08	R. Mullady, Jr.	Revise summary memorandum (3.8). Revise summary memorandum (1.5); review and reply to emails from J. Biggs, J. Ansbro, J. Cutler, A. Kim and A. Weiss regarding same (.5).	2.00
04/11/08	R. Frankel	Review objection of Canada to ZAI notice program (.4); objection of PD committee to bar date and notice program (.5).	0.90



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04/11/08 04/11/08		Review ZAI opposition to Grace motion for bar date. Review Debtors objection to ZAI motion for dismissal or 54(b) determination (.6); debtors brief in opposition to	1.30 0.90
04/11/08	R. Frankel	court-appointed expert witness (.3). Review debtors amendment to bar date notice to include Canada.	0.40
04/11/08	R. Frankel	Review Debtors brief in opposition to ZAI motion to permit class proof of claim.	1.10
04/11/08	R. Frankel	Review draft memo re estimation trial status.	0.70
04/12/08	R. Mullady, Jr.	Review and revise draft summary memorandum.	0.70
04/13/08	R. Mullady, Jr.	Review and revise draft summary memorandum.	1.00
04/13/08	R. Frankel	Review draft memo to file re summary of PI estimation	1.00
0.444.440.7		nearing.	1.40
04/14/08	A. Kim	Review of trial transcript and work on drafting summaries for Grace witness testmony (2.3); same regarding planned testimony of ACC/FCR witnesses (2.6).	4.90
04/14/08	J. Ansbro	E-mails to/from R. Mullady and R. Frankel regarding recent news item regarding settlement (.3); e-mails with J. Biggs regarding revisions to errata and reports (.3); continue to edit and draft case summary memoranda, telephone conferences with A. Kim regarding same (5.5).	6.10
04/14/08	R. Mullady, Jr.	E-mails to/from J. Biggs, N. Finch, J. Ansbro and A. Kim regarding summary.	0.80
04/15/08	A. Kim	Review of J. Kimble's analysis of Biggs' estimation methodology with respect to key jurisdictions (.2); review and revise Grace summary file memorandum for D. Austern (1.8).	2.00
04/15/08	D. Felder	Review recently filed pleadings regarding April omnibus hearing.	2.30
04/15/08	J. Ansbro	Work on case summary memorandum.	
04/15/08	R. Mullady, Jr.	Further preparation of summary memorandum (Roggli and	2.70
	•	Dunbar sections) (2.0); e-mails to/from J. Ansbro (.2).	2.20
04/16/08	D. Felder	regarding omnibus hearing.	0.10
04/16/08	J. Ansbro	Review latest revisions to case summary memorandum.	0.70
04/16/08	R. Mullady, Jr.	ruttler preparation of summary memorandum	0.70
04/17/08	J. Pitts	Research trial testimony of Dr. Weill regarding link between asbestosis and lung cancer.	3.20 0.50



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04/17/08		Review of Grace summary estimation trial file memorandum and e-mails with R. Mullady and J. Ansbro regarding completeness of same (1.2); further review of select deposition transcripts related to pending motions to preclude on both sides and resolution of same (.5); e-mails and calls with J. Ansbro regarding comments and edits to summary memorandum (.5).	2.20
04/17/08		Review and revise case summary memorandum, telephone conferences with A. Kim regarding same, e-mails to/from R. Mullady regarding same.	4.70
04/17/08	R. Mullady, Jr.	Further preparation of summary memorandum, including review of testimony and discussions with J. Ansbro and A. Kim.	4.00
04/17/08	R. Frankel	Review opinion re preliminary injunction to include actions against BNSF.	1.20
04/18/08	A. Kim	Further review of Grace summary memorandum providing details on status of evidence to date, pending motions in limine, planned affirmative testimony by ACC/FCR witnesses, and legal research and strategic considerations pending prior to settlement.	0.70
04/18/08	J. Ansbro	Review and comments to revised draft of case summary memorandum.	1.70
04/18/08	R. Mullady, Jr.	Finalize summary memorandum (1.0); discuss same with J. Ansbro and A. Kim (.2); e-mails to/from R. Frankel regarding estimation case publicity and effect of proceedings should case resume (.2)	1.40
04/18/08	R. Wyron	Review hearing agenda and follow-up with R. Frankel	0.40
04/18/08	R. Frankel	Review, notes re final memo giving summary of status, strategy of estimation trial.	2.80
04/21/08	D. Felder	Telephonic participation in omnibus hearing (1.8); review recently filed pleadings (.8).	2.60
04/21/08	R. Wyron	Review hearing agenda and orders to be entered.	
04/21/08	R. Frankel	Review US Joinder and Libby residents comments re EDA	0.30 0.60
04/21/08	R. Frankel	Libby settlement. Review pleadings in preparation for hearing re: A) liability transfer agreement (.5); B) Charleston motion (.4); C) appointment of mediator (.7); and D) Montana motion for stay (.3).	1.90
04/21/08	R. Frankel	Attend Omnibus Hearing by telephone	2.20
04/22/08	D. Felder	Telephone conference with M. Hurford regarding April omnibus hearing.	2.20 0.30
04/22/08	R. Mullady, Jr.	Further revisions to summary memorandum (.5); review invoice for possible redactions (.4).	0.90



David Aus 17367 page 15	stern, Futures Claims	s Representative for W.R. Grace & Co Invoice	May 27, 2008 No. 1128593
04/22/08	R. Frankel	Review Libby opposition to Grace motion for leave to appeal order denying injunction.	0.60
04/22/08	R. Frankel	Review various ZAI pleadings during travel to Delaware (1.9); prepare notes from hearing during travel from Delaware (.7).	2.60
04/22/08	R. Frankel	Attend hearing re ZAI matters in DF	2.00
04/23/08	D. Felder	Review Libby materials from J. Baer regarding settlement.	2.80
04/23/08	R. Mullady, Jr.	Review and revise draft letter to D. Austern and attached	
		estimation case summary.	0.50
04/23/08	R. Frankel	Review opinion granting stay pending appeal.	
04/28/08	R. Mullady, Jr.	Review and respond to a mails as (5 P. W.)	0.40
	<b>3</b> ,	Review and respond to e-mails to/from R. Wyron regarding confirmation issues.	0.20
04/29/08	J. Cangialosi	Assist attorney re-post trial organization of documents (1.2)	; 2.00
04/30/08	J. Cangialosi	review attorney work sets of documents for storage (.8).	
	guitosi	Assist attorney re post trial organization of documents (1.2) review attorney work sets of documents for storage (.8).	2.00

Total Hours 660.50 Total For Services

\$358,636.50

Timekeeper Summary	Hours	Rate	Amount
*			Annount
John Ansbro	95.60	690.00	65,964.00
Christopher A. Britt	9.50	340.00	3,230.00
James Cangialosi	64.00	260.00	16,640.00
Stephanie M. Cowles	12.10	340.00	
Joshua M. Cutler	32.20	500.00	4,114.00
Debra Felder	25.60	530.00	16,100.00
Roger Frankel	44.60	875.00	13,568.00
Alexandra G. Freidberg	1.20		39,025.00
Antony P. Kim	73.00	340.00	408.00
Katherine L. Maco	15.00	500.00	36,500.00
Raymond G. Mullady, Jr.		340.00	5,100.00
Risa L. Mulligan	72.30	710.00	51,333.00
Christopher O'Connell	2.70	180.00	486.00
John C. Pitts	49.00	468.04	22,934.00
	29.80	340.00	10,132.00
Garret G. Rasmussen	53.80	800.00	43,040.00
Thomas Ryan	27.00	205.00	5,535.00
Emily S. Somers	7.90	400.00	3,160.00
Annie L. Weiss	41.50	470.00	19,505.00
Richard H. Wyron	0.70	775.00	542.50
Catharine L. Zurbrugg	3.00	440.00	1.320.00
Total All Timekeepers	660.50	\$542.98	\$358,636.50



May 27, 2008 Invoice No. 1128593

#### Disbursements

Deposition/Transcript Expenses	391.25
Desktop Publishing standard per hour	15.00
charge	15.00
Document Reproduction	2,681.90
Expert; Consultants	18,108.80
Express Delivery	847.90
Lexis Research	983.50
Litigation Support	
Local Taxi Expense	1,246.75
Other Business Meals	2,712.68
Out of Town Business Meals	845.77
Outside Reproduction Services	3,782.54
Outside Services	2,771.70
Overtime Meals	709.02
	5.96
Parking Expense	85.00
Postage	202.09
Telephone	68.41
Travel Expense, Air Fare	10,220.75
Travel Expense, Local	573.70
Travel Expense, Out of Town	18,993.84
Westlaw Research	9,026.15
	Total Disbursements
	Disoursements

\$74,272.71

**Total For This Matter** 

\$432,909.21



May 27, 2008 Invoice No. 1128593

For Legal Services Rendered Through April 30, 2008 in Connection With:

## Matter: 9 - Plan & Disclosure Statement

04/01/08	K. Thomas	Draft e-mail to P. Reyes re revised memorandum (.1);	0.50
		review response from R. Frankel re same (1): review	
04/01/08	M. Wallace	revised memorandum (.3).  Review revised disologues and the control of the contro	
		Review revised disclosure statement incorporating Piper Jaffray comments and edit same (1.2); review comments to	6.50
		estimation materials from Piper Jaffray and incorporate	
		Same (.9); review Grace term sheet for settlement (.9).	
04/01/08	D F I I	continue drafting of Sealed Air covenant exhibit (3.6)	
04/01/08	R. Frankel	Read Court opinion denying motion for reconsideration re	0.70
04/01/08	R. Frankel	State of Montana.	3.70
0 1/01/00	K. Hanker	Review, edit revised Estimation Materials during travel	1.20
04/02/08	D. Fullem	from Pittsburgh to DC.	
		Review and respond to e-mail from R. Frankel regarding Grace 8-K.	0.20
04/02/08	D. Felder	Review proposed term sheet (.3); attend settlement meeting	
		(8.0); conference with R. Wyron regarding same (.1); e-	8.50
0.1.00		mail to M. Wallace regarding same (1)	
04/02/08	M. Wallace	Review voice-mail and telephone call with I. Solganiek	4.80
		regarding adjusted numbers in disclosure statement and	4.00
		estimation materials (.2); revise estimation materials and	
		correspond with J. Solganick regarding same (3) revise	
		disclosure statement (.2); continue drafting covenants from	
		Sealed Air Settlement Agreement and noting issues for	
		discussion in same (4.0); review correspondence regarding settlement negotiations (.1).	
04/02/08	R. Wyron	Confer with D. Felder on plan negotiations and follow-up.	
04/02/08	R. Frankel	Review opinion re NJ Environmental Claim.	0.50
04/02/08	R. Frankel	Review term sheet, review issues with D. Felder re	0.90
0.440.400		negotiations.	0.80
04/02/08	R. Frankel	Confer with Grace, ACC, FCR re settlement, plan issues	8.90
		(7.9); confer with R. Wyron, D. Felder re same (5); notes	0.90
04/03/08	D. Felder	re same (.3).	
0-7/05/08	D. Feidel	Review term sheet.	0.30



David A 17367 page 18	ustern, Futures Clain	ns Representative for W.R. Grace & Co Invoice	May 27, 2008 2 No. 1128593
04/03/08	8 M. Wallace	Telephone call with R. Frankel regarding term sheet negotiations and next steps (.1); review revised term sheet and note issues for discussion in same (.5); discuss comments to term sheet with R. Frankel (.5); markup term sheet and distribute internally for review (.5); review voice mail inquiry from R. Frankel regarding injunction issues (.1); review plan and draft e-mail summarizing injunction inconsistencies (.2); review correspondence regarding ope issues and revised term sheets (.3).	1 ?-
04/03/08	R. Frankel	Review, consider issues in connection with Term Sheet settlement.	1.60
04/03/08	R. Frankel	Review open issues re TDP, related issues (.5); confer with Kimble, J. Biggs re same, status (1.0).	1.50
04/03/08	R. Frankel	Review, edit draft Term Sheet from Company (1.0); series of telephone conferences re same with client, E. Inselbuch, D. Bernick, M. Shelnitz re same (2.7).	3.70
04/03/08	R. Frankel	Prepare, review revised Term Sheet per discussions (1.3); series of e-mails re same (.5).	1.80
04/04/08	D. Felder	Review term sheet.	0.20
04/04/08	M. Wallace	Review revised Term Sheet (.7); draft e-mail with comments to term sheet for R. Frankel (.1); review correspondence regarding negotiations on term sheet and status (.2).	0.20 1.00
04/04/08	R. Frankel	Review e-mail re insurance (.3); review series of issues re Term Sheet (1.4).	1.70
04/04/08	R. Frankel	Telephone conference with D. Austern re status (.7); telephone conference with E. Inselbuch re Term Sheet (.6).	1.30
04/04/08	R. Frankel	Review insurance portions of 10-K, prior files re insurance issues in connection with settlement.	1.30
04/04/08	R. Frankel	Confer with J. Kimble re payment percentage, interest issues (.8); review spreadsheets from Kimble re same (.6).	1.40
04/04/08	R. Frankel	Finalize Term Sheet (1.5); series of e-mails re sign-off from WRG Board and ACC (.9).	2.40
04/05/08	R. Frankel	Telephone conferences with M. Shelnitz, E. Inselbuch re term sheet, press release (1.0); notes re same (.2).	1.20
04/05/08	R. Frankel	Revise Term Sheet, Press Release (1.2); series of e-mails re	2.60
04/06/08	R. Frankel	same (.6); review final Term Sheet, Press Release (.8). Confer with D. Bernick, E. Inselbuch, N. Finch in	0.90
04/06/08	R. Frankel	preparation for hearing. Confer with E. Inselbuch, N. Finch, Hurford re hearing,	1.10
04/06/08	R. Frankel	open issues.  Review file, term sheet in preparation for hearing during travel to Pittsburgh.	2.10



David At 17367 page 19	ustern, Futures Clai	ms Representative for W.R. Grace & Co N Invoice I	fay 27, 2008 No. 1128593
04/07/08	R. Wyron	Call with J. Biggs regarding plan term sheet and follow-up (.3); call to J. Radecki and J. Brownstein re plan term sheet (.3).	0.60
04/07/08	R. Frankel	Telephone conferences with D. Felder, D. Austern, J. Radecki re settlement issues (1.0); confer with J. Cutler during travel re settlement (.4).	1.40
04/08/08	D. Fullem	Review e-mail from R. Frankel regarding news and information on settlement; download copies of same and organize; provide copies to R. Frankel, R. Wyron and D. Felder.	0.80
04/08/08	R. Frankel	Review updated memo, scenarios from Kimble (1.6); prepare notes for further scenarios (8)	2.40
04/08/08	R. Frankel	Telephone conferences with T. Freedman re meeting (.8); series of e-mails re press, constituent reaction (.4)	1.20
04/09/08	K. Thomas	to D. Felder.	0.40
04/10/08	R. Frankel	Prepare spreadsheet of asset timing in connection with TDP issues (1.6); notes re same (.2).	1.80
04/12/08	R. Frankel R. Frankel	Review FCR draft plan re open issues. Review Assignment-Preemption opinion in Federal Mogul case re Grace plan.	0.80 0.90
04/12/08 04/14/08	R. Frankel R. Frankel	Prepare notes/agenda of issues for meeting at K&E. Review commentary on settlement (.7); telephone conference with D. Austern re same (.3); review with R. Wyron issues re settlement (.3).	1.20 1.30
04/14/08	R. Frankel	Review Tillinghast report re payment percentage, interest issues.	2.20
04/14/08	R. Frankel	Review issues list in preparation for meeting at K&E (1.4); telephone conference with T. Freedman re meeting (.3).	1.70
04/14/08	R. Frankel	Draft letter for D. Austern review (.8); series of e-mails with D. Austern, E. Inselbuch (.3).	1.10
04/14/08	R. Frankel	Telephone conference with J. Kimble re various projection scenarios, assumptions (.4); notes re same (.2); review e-mail from Kimble (.1).	0.70
04/15/08	R. Wyron	Develop open issues list for meeting with Debtors' counsel (.6); organize notes and outline (.9).	1.50
04/15/08	R. Frankel	Prepare further notes in preparation for meeting at K&E during travel to NY.	1.20
04/15/08	R. Frankel	Review, exchange series of e-mails re settlement good will (.7); telephone conference with D. Austern re same (.2).	0.90

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David A 17367 page 20	ustern, Futures Clain	ns Representative for W.R. Grace & Co  Invoice	May 27, 2008 No. 1128593
04/16/08	R. Wyron	Confer with R. Frankel on strategy, and follow-up (.4); review term sheet and outline of issues (.5); meet with Debtors' and ACC's counsel, and follow-up (4.5); review and organize notes (.7); confer with D. Felder and follow-up notes (.6).	6.70
04/16/08	R. Frankel	Prepare further notes for meeting (.9); confer with R. Wyron re preparation for meeting (.9).	1.80
04/16/08		Confer with T. Freedman, E. Inselbuch, R. Wyron, et al. to begin review of plan and related issues at K&E (NY).	5.40
04/16/08	R. Frankel	Wyron (.4).	0.70
04/17/08	K. Thomas	Review e-mail re proposed meeting review and agenda for conference (.1); conference with R. Wyron, D. Felder and M. Wallace re plan issues (.8).	0.90
04/17/08	D. Felder	Conference with R. Wyron, M. Wallace and K. Thomas regarding plan issues.	0.70
04/17/08	M. Wallace	Discuss meeting results and due diligence process with R. Wyron (.1); research plan and glossary status and provide filed versions to K&E (.2); review changes made to plan since filed versions (.8); review Sealed Air comments and confidentiality issues (.3); correspond with R. Frankel regarding same (.2); meeting with R. Wyron, D. Felder and K. Thomas regarding due diligence assignments (.7.)	2.30
	R. Wyron	Review agenda and notes from 4/16 meeting with K&E and organize open items schedule (1.1); confer with Plan team on follow-up due diligence and drafting (.8); organize issues list (.4); review Libby EPA issues and respond to e-mails re same (.4).	2.70
04/17/08	R. Frankel	Review issues, e-mails in connection with plan, open issues	1.20
04/18/08	K. Thomas	Legal research re default interest.	1.30 5.30
04/18/08	D. Felder	Review plan issues and conference with K. Thomas regarding same (.2); review e-mail correspondence regarding Libby issues (.3).	0.50
04/18/08	R. Wyron	Call with P. Lockwood re Sealed Air (.2); review due diligence items and open issues outline (.6).	0.80
04/18/08	R. Frankel	Confer with R. Wyron re open issues	0.80
04/18/08	R. Frankel	Review issues list (.8); telephone conference with D. Austern re meeting at K&E (.3).	1.10
04/21/08	K. Thomas	Review legal research and memorandum re post-petition interest for preparing memorandum on default interest.	4.30
04/21/08	R. Wyron	review Montana issues (.9).	1.20
04/21/08	R. Frankel	Confer with R. Wyron re open plan issues (.5); notes re same (.4).	0.90



David A 17367 page 21	ustern, Futures Clair	ns Representative for W.R. Grace & Co N Invoice I	Iay 27, 2008 No. 1128593
04/22/08	3 K. Thomas	Legal research re solvent debtor cases and default interest (2.3); revise and draft memorandum (3.7); conference with D. Felder re memorandum (.1); conference with R. Wyron re memorandum (.4).	6.50
04/22/08	R. Wyron	Review default interest issue with K. Thomas and review analysis (.6); begin review of closing memo on estimation issues (.5).	1.10
04/23/08	21. 21.0114.0	Legal research re impairment (1.4); draft memorandum re default interest (3.5).	4.90
04/23/08		Review materials from J. Kimble and J. Biggs (.4); research and review materials regarding plan due diligence (2.6)	3.00
04/23/08	7.00	regarding Libby claims.	0.90
04/23/08	R. Frankel	Review memo from Kimble re interest rate issues (1.8); telephone conference with Kimble re same (.4).	2.20
04/24/08	D. Fullem	report of first quarter results; provide copies to R. Frankel, R. Wyron and D. Felder.	1.00
04/24/08	K. Thomas	Review various adversary dockets re indemnity claims.	2.30
04/24/08	D. Felder	diligence.	5.20
04/24/08	R. Wyron	Review work on default interest issue (.6); review e-mails on open issues (.2); begin review of Sealed Air documents (1.1).	1.90
04/24/08	R. Frankel	Review Tillinghast memo, different scenarios.	1.20
04/24/08	R. Frankel	Review open issues, review with R. Wyron	1.30
04/25/08	K. Thomas	Review docket from adversary proceedings re indemnity claims.	0.50 2.30
04/25/08	D. Felder	Research regarding Sealed Air issues and e-mail to R. Frankel and R. Wyron regarding same.	0.90
04/25/08	R. Wyron	Review analysis on default interest and follow-up (.7); review open items schedule on plan draft (.4)	1.10
04/28/08	R. Frankel	Review, consider issues list for upcoming meeting with Debtor.	0.60
04/28/08	K. Thomas	Review dockets and appeals re indemnity claims (5.6); draft notes re summary of claims (.6).	6.20
04/28/08	R. Wyron	Continue review of Sealed Air issues.	0.90
	R. Frankel	Review multiple scenarios from Tillinghast (.9); prepare notes re resolution of interest rate issues (.9).	1.80
04/29/08	K. Thomas	to R. Wyron for review (2.5); review series of e-mails re rescheduling hearing for Tersigni (.2).	2.70
04/29/08	M. Wallace	Begin review of ZAI claims pleadings	1.20
04/30/08	R. Wyron	Review Sealed Air complaint and related analysis.	1.30



May 27, 2008

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04/30/08 R. Frankel Review K. Thomas memo re default interest (.4); consider

0.80

issues re same (.4).

**Total Hours Total For Services** 

171.90

\$121,082.50

Timekeeper Summary	Hours	Rate	Amount
Debra Felder	19.30	530.00	10,229.00
Roger Frankel	75.10	875.00	65,712.50
Debra O. Fullem	2.00	245.00	490.00
Katherine S. Thomas	36.30	470.00	17,061.00
Mary A. Wallace	18.00	620.00	11,160.00
Richard H. Wyron	21.20	775.00	16,430.00
Total All Timekeepers	171.90	\$704.38	\$121.082.50

#### Disbursements

Local Taxi Expense	26.00
Out of Town Business Meals	71.18
Outside Services	53.52
Telephone	1.80
Travel Expense, Air Fare	369.22
Travel Expense, Local	190.00
Travel Expense, Out of Town	548.57
Westlaw Research	
	884.35
	Total Disbursements

\$2,144.64

**Total For This Matter** 

\$123,227.14



May 27, 2008 Invoice No. 1128593

For Legal Services Rendered Through April 30, 2008 in Connection With:

# Matter: 10 - Retention of Professionals - Other

04/01/08	D. Fullem	Review updated e-mail from D. Felder regarding	0.10
04/01/00	200 and 11	Radecki/Tre Angeli agreement	0.10
04/01/08	D. Fullem	Review e-mail from D. Felder and agreement between	0.20
04/01/08	D. Felder	riper, Radecki and Tre Angeli.	0.20
04/01/08	D. reider	Telephone conference with J. Solganick and R. Wyron	0.30
		regarding engagement issues (.2); follow-up telephone call	
04/01/08	R. Wyron	with J. Solganick regarding same (.1).	
	it. Wyron	Confer with J. Solganick and review draft agreement re Piper Jaffray.	0.70
04/03/08	D. Fullem	Review of engagement letter and average	
		Review of engagement letter and engagement agreement between Piper Jaffray, J. Radecki and Tre Angeli (.8); begin	2.50
		draft of application and related pleading to modify	
		employment of PJC (1.7).	
04/04/08	D. Fullem	Finish draft of application to modify employment of Piper	2.00
		Jailiay (1.3); confer with D. Felder regarding same (2).	2.00
		prepare e-mail to D. Felder and include questions and	
04/07/08	D. E.U	follow up on items (.5).	
04/07/08	D. Felder	Review Piper Jaffray application and conference with D.	0.80
		rullem regarding same (.7); telephone conference with I	*****
04/08/08	D. Fullem	Radecki regarding same (1)	
0 11 00,00	D. Tuncin	Prepare draft of Piper Jaffray declaration regarding Radecki	1.20
04/08/08	D. Felder	and the Angell independent contractor agreement	
	2. 10.00	Review and revise Piper Jaffray application and conference with D. Fullem regarding same.	1.00
04/09/08	D. Felder	Review and revise application to modify Piper Jaffray	
		employment and prepare declaration regarding same (2.0);	2.10
		conference with K. Thomas regarding same (2.0);	
04/10/08	D. Fullem	Confer with D. Felder regarding Messrs. Radecki and	0.20
		Brownstein declarations in support of supplemental	0.20
0.441.040.0	<b>.</b>	employment.	
04/10/08	D. Felder	Telephone conference with J. Brownstein regarding	0.60
		modified application to employ (.1); review and revise	0.00
		declaration regarding same (.5).	



David Au 17367 page 24	istern, Futures Clai	ims Representative for W.R. Grace & Co	May 27, 2008 nvoice No. 1128593
04/15/08	D. Felder	Telephone conferences with J. Solganick regarding I Jaffray application (.2); e-mail correspondence with Fullem regarding same (.1); telephone conference with Radecki regarding same (.1); e-mail correspondence D. Austern regarding same (.1).	D.
04/15/08	R. Frankel	Review Piper Jaffray engagement letter (.4); telephoreonference with D. Austern re same (.2); confer with Wyron re same (.2).	ne 0.80 R.
04/16/08	D. Felder	Telephone conference with J. Radecki regarding Pipe Jaffray application.	er 0.10
04/17/08	D. Felder	E-mail correspondence with D. Austern and J. Radec regarding application to modify Piper Jaffray employ (.2); revise pleadings regarding same (.5).	ki 0.70 ment
04/17/08	R. Wyron	Review and revise Piper Jaffray pleadings and follow mails.	-up e- 1.10
04/18/08	D. Felder	Review and revise Piper Jaffray application and declarations.	1.00
04/18/08	R. Wyron	Review revised draft of Piper Jaffray application.	
04/21/08	D. Felder	Telephone conferences with J. Solganick and J. Radec regarding Piper Jaffray application (.2); review and fir same (.5).	0.40 cki 0.70 nalize
04/22/08	D. Felder	Finalize application to modify Piper Jaffray's employn and e-mail correspondence with Piper Jaffray regardin same.	nent 0.50
04/23/08	D. Felder	Finalize application to modify employment and confer with R. Meade (.5); telephone conference with J. Brownstein regarding same (.2).	ence 0.70
04/24/08	D. Fullem	Review e-mail from D. Felder regarding supplemental application filed for Piper and calendar objection deadle	0.20 line.
		Total Hours 18.40	
		Total For Services	\$8,743.00



May 27, 2008 Invoice No. 1128593

Timekeeper Summary	Hours	Rate	Amount
Debra Felder	9.00	530.00	4,770.00
Roger Frankel	0.80	875.00	700.00
Debra O. Fullem	6.40	245.00	1.568.00
Richard H. Wyron	2.20	775.00	1,705.00
Total All Timekeepers	18.40	\$475.16	\$8,743.00

Disbursements

**Outside Services** 

40.16 Total Disbursements

\$40.16

**Total For This Matter** 

\$8,783.16



May 27, 2008 Invoice No. 1128593

For Legal Services Rendered Through April 30, 2008 in Connection With:

## Matter: 11 - Compensation of Professionals - Other

04/01/08	D. Fullem	Prepare e-mail to D. Felder regarding status of Stallard invoice.	0.10
04/03/08	D. Fullem	Begin draft of D. Austern's February fee application.	1.00
04/03/08	D. Fullem	Review and respond to e-mail from M. Sales, D. Austern's	1.00
		assistant, regarding status of February invoice.	0.20
04/03/08	D. Fullem	Prepare D. Austern's February 2008 fee application.	
04/04/08	D. Fullem	Finalize February fee application for D. Austern (.8); send	1.00
		same by e-mail to D. Austern (.1); coordinate signature by	1.20
		D. Austern, filing with Court and serving of same (.3).	
04/07/08	D. Fullem	Finalize D. Austern's January and February fee applications	1.50
		(1.0); coordinate signature on notice by R. Wyron, filing	1.50
		with Court, and service of same (.5).	
04/08/08	D. Fullem	Review January monthly and Quarterly for Oct-Dec 07 for	0.70
		Tillinghast; provide comments; send same to K. Boeger and	0.70
		J. Biggs.	
04/10/08	D. Fullem	Coordinate finalizing, filing and serving of Tillinghast	1.00
		January ree application.	1.00
04/16/08	D. Fullem	Review and respond to e-mail from the fee auditor	0.10
		regarding D. Austern's quarterly fee application for the	0.10
		period Oct-Dec 07.	
04/18/08	D. Fullem	Prepare D. Austern's Quarterly Fee Application for the	1.30
		period October 1-December 31, 2007 (1.0); prepare e-mail	1.20
		to D. Austern sending same for review (.2).	
04/18/08	D. Fullem	Prepare e-mail to J. Solganick regarding status of quarterly	0.20
		fee application for Piper Jaffray for period Oct-Dec 07;	0.20
		review response to same.	
04/18/08	D. Fullem	Telephone call with D. Austern (twice) regarding receipts	0.20
		for expenses in quarterly fee application for Oct-Dec 07.	0.20
04/24/08	D. Fullem	Review and respond to e-mail from J. Solganick at Piper	0.30
		regarding quarterly for Oct-Dec 07 and receipts for	0.30
		expenses.	
04/25/08	D. Fullem	Work on quarterlies of Piper, Tillinghast and Austern for	1.00
		Oct-Dec 2007; forward same to R. Wyron for review	1.00
04/25/08	D. Fullem	Review Tillinghast February fee application; prepare e-mail	0.40
		to K. Boeger at Tillinghast regarding comments to same.	0.40
		comments to same.	



David Austern, Futures Claims 17367 page 27	Representative for	W.R. Grace & Co	0	May 27, 2008 Invoice No. 1128593
04/28/08 D. Fullem	Coordinate finali Tillinghast and A	austern; provide c	f quarterlies of I copies to R. Mea	Piper, 0.40 ade to
04/28/08 R. Wyron	begin service on parties.  Review notices on quarterly fee applications for D. Austern, PJC and Tillinghast.			D. Austern, 0.40
04/29/08 D. Fullem	Finalize e-mail fi quarterlies.	lings of Austern,	Piper and Tillin	ighast 2.50
04/29/08 D. Fullem	Coordinate service Tillinghast and A	e of quarterly fee	e applications of	PJC, 0.70
04/29/08 R. Wyron	Follow-up on issu	ustern. ie on D. Austern	application and	resolve. 0.20
	Total Hou Total For		14.30	\$3,821.50
Timekeeper Summary	Hours	Rate	Amount	
Debra O. Fullem Richard H. Wyron	13.70 0.60	245.00 775.00	3,356.50 465.00	
Total All Timekeepers	14.30	\$267.24	\$3,821.50	
Disbursements				
Document Reproduction		473.40		
Outside Services		14.32		
Postage		246.75		
	To	otal Disbursemer	nts	\$734.47

**Total For This Matter** 

\$4,555.97



David Aus 17367 page 27	stern, Futures Claims	Representative for	W.R. Grace & Co	0, -		ay 27, 2008 lo. 1128593
04/28/08	D. Fullem	Fillinghast and A	izing of notices of Austern; provide c	f quarterlies of leopies to R. Mea	Piper, ade to	0.40
04/28/08	R. Wyron	begin service on parties.  Review notices on quarterly fee applications for D. Austern,			0.40	
04/29/08	D. Fullem	PJC and Tillingh Finalize e-mail fi	last. ilings of Austern,	Piper and Tillir	ighast	2.50
04/29/08	D. Fullem	Coordinate service of quarterly fee applications of PIC			0.70	
04/29/08	R. Wyron	1 Illinghast and A	austern. ue on D. Austern			0.20
		Total Ho Total For		14.30		\$3,821.50
Timekeep	er Summary	Hours	Rate	Amount		, o <b></b> 1.50
	). Fullem H. Wyron	13.70 0.60	245.00 775.00	3,356.50 465.00		
Total All T	Timekeepers	14.30	\$267.24	\$3,821.50		
	rument Reproduction side Services	T	473.40 14.32 246.75 otal Disbursemen	nts		\$734.47
		Tota	al For This Matte	er	\$4	,555.97



May 27, 2008 Invoice No. 1128593

For Legal Services Rendered Through April 30, 2008 in Connection With:

## Matter: 13 - Compensation of Professionals - Orrick

04/01/08	D. Fullem	Prepare meal charge summary (.8); e-mail to and review of same with R. Wyron (.2).	1.00
04/01/08	D. Fullem	Review and revise 8th quarterly fee application (1.0); email to R. Wyron regarding status of same (.5).	1.50
04/01/08	D. Fullem	Confer with L. Blackhurst regarding February invoices.	0.40
04/03/08	D. Fullem	Telephone call with P. Van Son regarding status of	0.10
0 11 0 57 0 0	D. Tunem	accounts receiveble and neuments agreed the	0.40
		accounts receivable and payments expected in the case;	
		forward recent spreadsheets of fees/expenses and timetable to P. Van Son and R. Frankel.	
04/04/08	D. Fullem	Finish draft of Orright Fahrmany for annihilation and its	
0 11 0 11 00	D. Tanem	Finish draft of Orrick February fee application; provide to R. Wyron for review.	1.00
04/07/08	D. Fullem	Confer with R. Wyron regarding 8th Quarterly.	
04/07/08	D. Fullem	Confer with P. Wyron regarding March and III	0.50
04/07/08	D. Fullem	Confer with R. Wyron regarding March prebills.	0.10
0 11 0 11 0 0	D. Tunem	Finalize February fee application; confer with R. Wyron regarding meals.	1.00
04/08/08	D. Fullem	Review of March prebill.	
04/09/08	D. Fullem	Continue review of prebill.	1.00
04/10/08	D. Fullem	Continue review of precint.  Continue review of receipts and meals information for	1.00
3 11 2 3, 3 3	2. Tunom	February invoice to be provided to fee auditor.	1.00
04/11/08	D. Fullem	Finalize February fee application (1.1); e-mail/provide to R.	
		Wyron for review (.2); prepare e-mail to C. Hartman	1.50
		regarding status of same (.2).	
04/14/08	D. Fullem	Finish review of March prebill (1.0); follow-up with R.	1.20
		Wyron regarding certain information in prebill (.1) confer	1.20
		with P. Reyes regarding same (.1).	
04/15/08	D. Fullem	Follow-up with several professionals regarding missing	1.00
		information in March prebill time entries; confer with P.	1.00
		Reyes regarding updates to same.	
04/15/08	D. Fullem	Follow-up with certain professionals regarding incomplete	0.90
		billing on March prebill; coordinate with P. Reyes to update	0.80
		same.	
04/15/08	D. Fullem	Review February fee application and provide to R. Wyron.	0.50
04/15/08	R. Wyron	Review March prebill.	
04/16/08	R. Wyron	Complete review of March prebill (.4); review February	0.80
	•	monthly fee application (.2).	0.60
04/18/08	R. Wyron	Review CNO on January fees (.2); review February	0.50
	•	application (.3).	0.50
		t k more than the first	



David Aus 17367 page 29	stern, Futures Claims	Representative for	W.R. Grace & Co	D		y 27, 2008 o. 1128593
04/21/08	D. Fullem	Confer with R. Vapplication; cook with R. Meade.	Wyron regarding (rdinate filing with	CNO for January C. Hartman and	fee service	0.40
04/21/08	D. Fullem	Confer with R. V	Wyron regarding I fee application wi	February fee appl th R. Wyron's co	ication;	0.50
04/21/08	R. Wyron	Review February	y monthly applica	tion.		0.40
04/22/08	D. Fullem	Finalize and send	d February fee app	plication to C. Ha	artman to	0.50
		prepare for filing	g; coordinate servi	ce of same on pa	rties.	0.50
04/23/08	D. Fullem	Review and resp	ond to R. Mullady; coordinate with	y e-mail regardin	g Orrick	0.40
04/23/08	D. Fullem	Review and resp	ond to e-mail from	n R. Wyron regar g for filing, payn	rding nents	0.20
04/23/08	R. Wyron		pending payment	•		0.20
04/25/08	D. Fullem	Work on Orrick's	quarterly fee app	s. digation for Oat 1	Da.	0.20
		2007: provide fin	ial draft to R. Wyi	rication for Oct-	Dec	0.50
04/28/08	D. Fullem	Coordinate finali	zing of notices of R. Meade to begin	Orrick quarterly:	; and	0.20
04/28/08	D. Fullem	Follow-up on star	tus of Orrick Marc	ch invoice	168.	0.20
04/28/08	R. Wyron	Review quarterly	fee application for	or Fourth Ougston	2007	0.20
04/29/08	D. Fullem	Finalize Orrick or	uarterly fee applic	ration	2007.	0.40
04/29/08	D. Fullem	Coordinate service	e of Orrick quarte	erly.		1.50 0.50
			1	, .		0.50
		Total Hou	urs	21.40		
		Total For	Services	21.70	•	5,780.00
						3,780.00
Timekeep	er Summary	Hours	Rate	Amount		
***						
	). Fullem	18.50	245.00	4.532.50		
Richard	H. Wyron	2.90	775.00	2,247.50		
Total All 7	Timekeepers	21.40	\$316.82	\$6,780.00		
Disbursem	ents					
Doo	cument Reproduction		157.30			
	oress Delivery	182.49				
-	side Services	30.96				
	tage					
* 0.3		T	4.78			
		1	otal Disbursemer	ILS	\$.	375.53



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For Legal Services Rendered Through April 30, 2008 in Connection With:

**Matter: 14 - Trust Distribution Procedures** 

04/30/08 R. Frankel

Prepare further notes re revisions to draft Trust Distribution

1.20

Procedures.

**Total Hours** 

1.20 **Total For Services** 

\$1,050.00

Timekeeper Summary	Hours	Rate	Amount
Roger Frankel	1.20	875.00	1,050.00
Total All Timekeepers	1.20	\$875.00	\$1,050.00

**Total For This Matter** 

\$1,050.00



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For Legal Services Rendered Through April 30, 2008 in Connection With:

## Matter: 15 - Travel Time (Non-Working)

04/01/09	Tr. D		
04/01/08	T. Ryan	Travel.	4.00
04/01/08	J. Cangialosi	Travel back to NY.	4.00
04/01/08	A. Kim	Travel from Pittsburgh estimation trial to Washington DC.	2.00
04/01/08	J. Ansbro	Non-working portion of travel time from Pittsburgh, PA to	2.70
		DC after attending trial and for meetings with FCR experts.	2.70
04/01/08	R. Mullady, Jr.	Return travel from Pittsburgh.	3.00
04/01/08	R. Frankel	Travel from Pittsburgh to DC.	1.00
04/04/08	J. Ansbro	Non-working portion of travel time from DC to NY after	
		attending trial preparations meetings.	2.70
04/06/08	T. Ryan	Travel.	4.00
04/06/08	J. Cutler	Travel to Pittsburgh	4.00
04/06/08	J. Ansbro	Non-working portion of travel time from NY to Pittsburgh	3.00
		to attend trial	2.50
04/06/08	R. Mullady, Jr.	Travel to Pittsburgh.	
04/06/08	R. Frankel	Travel to Pittsburgh for hearing.	2.50
04/07/08	J. Cangialosi	Travel to NY.	2.00
04/07/08	J. Cutler	Travel from Pittsburgh to DC.	3.00
04/07/08	J. Ansbro	Non-working portion of the late of the lat	3.30
	v. 11115010	Non-working portion of travel time from Pittsburgh to NY	4.70
04/07/08	R. Mullady, Jr.	(including extended flight delays), after attending trial.	
04/07/08	G. Rasmussen	Return to DC from Pittsburgh.	3.50
04/07/08	R. Frankel	Return to DC.	2.20
04/15/08		Travel to DC from Pittsburgh.	3.80
04/15/08	R. Wyron	Travel to NY for Plan meeting.	2.00
	R. Frankel	Travel to NY for meeting at K&E.	2.30
04/16/08	R. Wyron	Return to DC from Plan meeting.	2.00
04/16/08	R. Frankel	Travel from NY to DC.	1.30
04/22/08	R. Frankel	Travel from Wilmington.	2.60
			2.00

Total Hours 64.10 Total For Services

\$19,464.50

Timekeeper Summary	Hours	Rate	Amount
John Ansbro	12.60	345.00	4,347.00
James Cangialosi	7.00	130.00	910.00
Joshua M. Cutler	6.30	250.00	1,575.00
Roger Frankel	13.00	437.50	5,687.50



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Timekeeper Summary	Hours	Rate	Amount
Antony P. Kim	2.00	250.00	500.00
Raymond G. Mullady, Jr.	9.00	355.00	3,195.00
Garret G. Rasmussen	2.20	400.00	880.00
Thomas Ryan	8.00	102.50	820.00
Richard H. Wyron	4.00	387.50	1,550.00
Total All Timekeepers	64.10	\$303.66	\$19,464.50

#### **Total For This Matter**

\$19,464.50

#### \* \* \* COMBINED TOTALS \* \* \*

Total Hours	953.30	
Total Fees, all Matters Total Disbursements, all Matters		\$519,848.00 \$80,215.58
Total Amount Due		\$600,063.58